	Application No.	Applicant(s)	
Madia - PAU	09/820,509	HUANG ET AL.	
Notice of Allowability	Examiner	Art Unit	
	Tammy T. Nguyen	2144	
The MAILING DATE of this communication appear All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIOF of the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSED in this app or other appropriate communication IGHTS. This application is subject to	olication. If not includ will be mailed in due	ed course. THIS
1. This communication is responsive to the amendment filed	on April 26, 2007.		
2. X The allowed claim(s) is/are <u>1-5, 11-15, and 21-25, (New cl</u>	<u>aims 1-15)</u> .		
 Acknowledgment is made of a claim for foreign priority ur a) All b) Some* c) None of the: Certified copies of the priority documents have Certified copies of the priority documents have Copies of the certified copies of the priority do International Bureau (PCT Rule 17.2(a)). * Certified copies not received: Applicant has THREE MONTHS FROM THE "MAILING DATE" noted below. Failure to timely comply will result in ABANDONN 	been received. been received in Application No cuments have been received in this of	national stage applica	
THIS THREE-MONTH PERIOD IS NOT EXTENDABLE. 4. A SUBSTITUTE OATH OR DECLARATION must be subm INFORMAL PATENT APPLICATION (PTO-152) which give	itted. Note the attached EXAMINER		IOTICE OF
5. CORRECTED DRAWINGS (as "replacement sheets") mus	st be submitted.		
(a) ☐ including changes required by the Notice of Draftspers		948) attached	
1) hereto or 2) to Paper No./Mail Date		,	
(b) ☐ including changes required by the attached Examiner' Paper No./Mail Date	•	Office action of	
Identifying indicia such as the application number (see 37 CFR 1 each sheet. Replacement sheet(s) should be labeled as such in t			back) of
6. DEPOSIT OF and/or INFORMATION about the depo attached Examiner's comment regarding REQUIREMENT	SIT OF BIOLOGICAL MATERIAL REPORTHE DEPOSIT OF BIOLOGICA	nust be submitted. AL MATERIAL.	Note the
Attachment(s) 1. ☐ Notice of References Cited (PTO-892)	5. Notice of Informal P	atent Application	
2. Notice of Draftperson's Patent Drawing Review (PTO-948)	6. ⊠ Interview Summary	(PTO-413),	
3. Information Disclosure Statements (PTO/SB/08),	Paper No./Mail Dat 7. ⊠ Examiner's Amendr		
Paper No./Mail Date 4. Examiner's Comment Regarding Requirement for Deposit of Biological Material	8. Examiner's Statement 9. Other SUPERVISORY PATENT TECHNOLOGY CENTE		owance
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EXAMINER'S AMENDMENT

- 1. An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.
- 2. Authorization for this examiner's amendment was given in a telephone interview with Mr. Eric A. Stephenson (reg.38,321) on July 10, 2007.
 - 3. The applicant has been amended as follow:
 - 1. (Currently amended) A method for synchronizing a computing device to a server, comprising:

receiving a record extraction sequence ID from the server;

comparing the received record extraction sequence ID from the server with a record extraction sequence ID obtained during a prior synchronization;

rolling back all transactions on the computing device that occurred since the prior synchronization;

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extracting a first record from a database that has changed since the prior synchronization and that is relevant to the computing device if the record extraction sequence ID matches the previously obtained record extraction sequence ID;

extracting a second record from the database that has changed since the prior synchronization and that is relevant to the computing device if the record extraction sequence ID matches the previously obtained record extraction sequence ID;

an act of extracting all records from a database that are relevant to the handheld device if the record extraction sequence ID does not match the previously obtained record extraction sequence ID;

importing the extract first and second records after rolling back all transactions of the computing device that occurred since the prior synchronization.

- 2. (Original) The method of claim 1, further comprising: logging-in to the server from the computing device, wherein the computing device is a handheld device; and retrieving a persistent node ID form the server for the handheld device.
- 3. (Original) The method of claim 2, further comprising: retrieving one or more views form the server that are not already on the handheld device; and retrieving one or more business objects from the server that are not already on the handheld device.
- 4. (Original) The method of claim 3, further comprising: processing transaction on the server; and retrieving one or more events from the server that are already on the handheld device.
- 5. (Original) The method of claim 4, further comprising: retrieving a personal digital assistant (PDA) repository associated with the handheld device the server.

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- 6. (Cancelled)
- 7. (Cancelled)
- 8. (Cancelled)
- 9. (Cancelled)
- 10. (Cancelled)
- 11. (Currently amended) A system to synchronize a handheld device and a server, comprising:

means for receiving a record extraction sequence ID from the server;

means for comparing the received record extraction sequence ID from the server with a record extraction sequence ID obtained during a prior synchronization;

means for rolling back all transactions on the computing device that occurred since the prior synchronization;

means for extracting a first record from a database that has changed since the prior synchronization and that is relevant to the computing device if the record extraction sequence ID matches the previously obtained record extraction sequence ID;

means for extracting a first and second records from the database that have changed since the prior synchronization and that is relevant to the handheld device if the record extraction sequence ID matches the extraction sequence ID obtained during the prior synchronization;

means for an act of extracting all records from a database that are relevant to the handheld device if the record extraction sequence ID does not match the previously obtained record extraction sequence ID;

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means for importing the extract first and second records after rolling back all transactions of the computing device that occurred since the prior synchronization.

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- 12. (Original) The method of claim 1, further comprising: logging-in to the server from the handheld device; and means for retrieving a persistent node ID form the server for the handheld device.
- 13. (Original) The method of claim 2, further comprising: means for retrieving one or more views form the server that are not already on the handheld device; and means for retrieving one or more business objects from the server that are not already on the handheld device.
- 14. (Original) The method of claim 3, further comprising: means for processing transaction on the server; and means for retrieving one or more events from the server that are already on the handheld device.
- 15. (Original) The method of claim 4, further comprising: means for retrieving a personal digital assistant (PDA) repository associated with the handheld device the server.
 - 16. (Cancelled)
 - 17. (Cancelled)
 - 18. (Cancelled)
 - 19. (Cancelled)
 - 20. (Cancelled)
- 21. (Currently amended) A computer-readable <u>storage</u> medium having stored thereon a plurality of instructions, said plurality instructions when executed by a

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computer, cause said computer to perform a method to synchronize a handheld device to a server, comprising:

receiving a record extraction sequence ID from the server;

comparing the received record extraction sequence ID from the server with a record extraction sequence ID obtained during a prior synchronization;

rolling back all transactions on the computing device that occurred since the prior synchronization;

extracting a first record from a database that has changed since the prior synchronization and that is relevant to the computing device if the record extraction sequence ID matches the previously obtained record extraction sequence ID;

extracting a second record from the database that has changed since the prior synchronization and that is relevant to the computing device if the record extraction sequence ID matches the previously obtained record extraction sequence ID;

an act of extracting all records from a database that are relevant to the handheld device if the record extraction sequence ID does not match the previously obtained record extraction sequence ID;

importing the extract first and second records after rolling back all transactions of the computing device that occurred since the prior synchronization.

22. (Original) The computer-readable <u>storage</u> medium of claim 21, wherein the method further comprising: logging-in to the server from the handheld device; and retrieving a persistent node ID form the server for the handheld device.

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23. (Original) The computer-readable storage medium of claim 22, wherein the

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method further comprises: retrieving one or more views form the server that are not

already on the handheld device; and retrieving one or more business objects from the

server that are not already on the handheld device.

24. (Original) The computer-readable storage medium of claim 23, wherein the

method further comprises: processing transaction on the server; and retrieving one or

more events from the server that are already on the handheld device.

25. (Original) The computer-readable storage medium of claim 24, wherein the

method further comprises: retrieving a personal digital assistant (PDA) repository

associated with the handheld device the server.

26. (Cancelled)

27. (Cancelled)

28. (Cancelled)

29. (Cancelled)

30. (Cancelled)

31. (Cancelled).

4. The following is an examiner's statement of reasons for allowance:

In interpreting the claims, in light of the specification and the applicant's

arguments filed on April 26, 2007 the examiner finds the claimed invention to be patentably

distinct from the prior art of record.

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5. Littleton et al., (US 2003/0023759), teaches a system related method are described for synchronizing information on a handheld computer with information on a database maintained by a server. The handheld computer includes a first application program to maintain a first database and a second application program to enable a user to access the first database and change records in the first database according to features selected by the user. The system also includes a synchronization program running on a host computer system to synchronization the first database on the handheld computer with a server database.

7. However, the prior art of record fails to teach or suggest a method for synchronizing a computing device to a server, comprising: receiving a record extraction sequence ID from the server; comparing the received record extraction sequence ID from the server with a record extraction sequence ID obtained during a prior synchronization; rolling back all transactions on the computing device that occurred since the prior synchronization; extracting a first record from a database that has changed since the prior synchronization and that is relevant to the computing device if the record extraction sequence ID matches the previously obtained record extraction sequence ID; extracting a second record from the database that has changed since the prior synchronization and that is relevant to the computing device if the record extraction sequence ID matches the previously obtained record extraction sequence ID; an act of extracting all records from a database that are relevant to the handheld device if the record extraction sequence ID does not match the previously obtained record extraction sequence ID; importing the extract first and second records after rolling back all transactions of the computing device that occurred since the prior synchronization as set forth in independent claims

1, 11, and 21. Claims 2-5, 12-15, and 22-25 are allowed because of the combination of other limitations and the limitation listed above.

- 8. The examiner finds the Applicant's arguments on pages 11-12 of the Remarks filed on April 26, 2007 to be persuasive. The applicant argued in substance that the prior art of record fail to disclose the feature of the invention. Also see specification, pages 15-16 and pages 18-19.
- 9. Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submission should be clearly labeled "Comments on Examiner's Amendment".
- 10. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tammy T. Nguyen whose telephone number is 571-272-3929. The examiner can normally be reached on Monday Friday 8:30 5:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, *William Vaughn* can be reached on 571-272-3922. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

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TIN

July 16, 2007

WILLIAM VAUGHN
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2100